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APPLICATION NO. FILING DATE		LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/645,922 08/20/2003		08/20/2003	Jung-Hwan Choi	9898-296	9301	
20575	7590	02/02/2005	EXAMINER			
		N & MCCOLLOM	TRAN, ANH Q			
1030 SW MORRISON STREET PORTLAND, OR 97205				ART UNIT	PAPER NUMBER	
	·				2819	

DATE MAILED: 02/02/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No.	Applicant(s)			
		10/645,92	·	CHOI, JUNG-HWAN			
	Office Action Summary	Examiner		Art Unit			
	•	Anh Q. Tra	ın.	2819			
	The MAILING DATE of this communication a						
Period for Reply							
THE - Exte after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory perion to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no ever eply within the statu od will apply and will tute, cause the appli	nt, however, may a reply be tin tory minimum of thirty (30) day expire SIX (6) MONTHS from cation to become ABANDONE	nety filed s will be considered timely. the mailing date of this communication. (C) (35 U.S.C. § 133).			
Status							
1)[🛛	Responsive to communication(s) filed on 20	August 2003.					
2a)	This action is FINAL . 2b)⊠ This action is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)⊠ 5)⊠ 6)⊠ 7)⊠	Claim(s) 1-37 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) 28-33 is/are allowed. Claim(s) 1-13,17-23 and 34-37 is/are rejected. Claim(s) 14-16 and 24-27 is/are objected to. Claim(s) are subject to restriction and/or election requirement.						
Applicat	ion Papers						
10)⊠	The specification is objected to by the Exami The drawing(s) filed on 20 August 2003 is/an Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the	e: a)⊠ accep ne drawing(s) be ection is require	e held in abeyance. Seed if the drawing(s) is ob	e 37 CFR 1.85(a). ejected to. See 37 CFR 1.121(d).			
Priority (under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachmen	t(s) te of References Cited (PTO-892)		4) Interview Summary	(PTO 412)			
2) Notice (3) Information	re of References Cited (PTO-992) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement (s) (PTO-1449 or PTO/SB/0 or No(s)/Mail Date.		Paper No(s)/Mail D				

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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claims 10 and 21 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The limitations recites "MH, HM, JJ, LM, ML, and LL transitions" are not described in the specification.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-9, 11-13, 17-20, 22-23, 34-37 are rejected under 35 U.S.C. 102(e) as being anticipated by Lesea (6,437,713).
- 1. Lesea shows a semiconductor device (Fig. 1), comprising:

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a transmitter (6, Fig. 1) capable of encoding first (100, Fig. 3) and second input signals (100) as a plural-bit symbol signal responsive to first ([0, 0, TSN:TS3], Fig. 5) and second clocks ([0, TSN:TS2]), respectively, the first clock being out of phase from the second clock; and

a receiver (8, Fig. 6) capable of generating first (P1) and second output (P2) signals by decoding the symbol signal responsive to third ([0,0,0, TSX:TS4], Fig. 8) and fourth clocks ([0,0,0, TSX:TS4] and [0,0, TST:TS3]), respectively.

- 2. Lesea shows the plural-bit symbol signal is at least two bit data (4 bits DATA, Fig. 3).
- 3-6. Lesea shows the at least two bit data is a three level data (four level, col. 3, lines 45-52).
- 7. Lesea shows the second clock ([0, TSN:TS2] is 180 degrees which is 90 degrees out of phase from the first clock [0,0, TSN:TS3] that is 90 degrees) is 90 degrees out of phase from the first clock.
- 8. Lesea shows the fourth clock is 90 degrees out of phase from the third clock (col.7, lines 40-67).
- 9. Lesea shows the symbol signal comprises a plurality of symbols.
- 11. Lesea shows a first transmitting circuit (117, Fig. 3) capable of generating a first transmitting signal (A1) by manipulating the first input signal responsive to the first clock (one of clock signal TS[N:1]));

a second transmitting circuit (118) capable of generating a second transmitting signal by manipulating the second input signal (A2) responsive to the second clock (other of clock signal TS[N:1]); and

a superposition node (107) capable of generating the symbol signal by superpositioning the first and second transmitting signals.

12. Lesea shows a first receiving circuit (411, Fig. 6) capable of generating the first output signal by manipulating the symbol signal responsive to the first and a fifth clocks (two clock signals from TS[X:1]), the fifth clock being out of phase from the third clock; and

a second receiving circuit (412) capable of generating the second output signal by manipulating the symbol signal responsive to the fourth and a sixth clocks (two other clock signals from TS[X:1]), the sixth clock being out of phase from the fourth clock.

13. Lesea shows the fifth clock (510, Fig. 8) is 180 degree out of phase from the third clock; and where the sixth clock (515) is 180 degrees out of phase from the fourth clock.

The limitations of claims 17-20, 22-23, 34-37 are rejected as above claims.

Allowable Subject Matter

- 3. Claims 14-16, 24-27 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 4. Claims 28-33 are allowed.

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5. The following is an examiner's statement of reasons for allowance: a first receiving circuit capable of generating first output data and first even and odd data responsive to a first and second clocks..

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 7. Arimilli et al (6,703,866) discloses a transmitter circuit and receiver circuit for interfacing between circuit module for differential mode with responsive to two different clock phase.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anh Q. Tran whose telephone number is 571-272-1813. The examiner can normally be reached on M-TH (7:00-5:30) Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Tokar can be reached on 571-272-1812. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ANH Q.TRAN PRIMARY EXAMINER

1/27/05